

## UNITED S. ES DEPARTMENT OF COMMERCE Patent and Trademark Office

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FILING DATE

FIRST NAMED APPLICANT

ATTORNEY DOCKET NO.

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	ART UNIT	PAPER NUMBER
		58
INTERVIEW SUMMARY	DATE MAILED:	
All participants (applicant, applicant's representative, PTO personnel):		
(1) Marianne L. Padgett (3)		
(2) Jeff Costellia (4)		
Dat of Interview 7/23/02		
Type: Telephonic Personal (copy is given to applicant applicant's representative	e)	
Exhibit shown or demonstration conducted:  Yes No If yes, brief description:	*	
		H.
Claim(s) discussed:		<u> </u>
D scription of the general nature of what was agreed to if an agreement was reached, or any othe not yet received unstructure from the approximation of the properties of the	r comments: Mr. 1	Postollia has
topics of the discussion at the intervew of 7/16		e given time
Constraints, agrees that mailing of a non-	responser	would be
recessary or appropriate.		
(A fuller description, if necessary, and a copy of the amendments, if available, which the examiner nust be attached. Also, where no copy of the amendments which would render the claims allowabattached.)	agreed would render t ble is available, a sumr	the claims allowable mary thereof must be
I. $\square$ It is not necessary for applicant to provide a separate record of the substance of the interview	<b>w.</b>	erita e e e e e e e e e e e e e e e e e e e
Unless the paragraph above has been checked to indicate to the contrary. A FORMAL WRITTEN S NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Seaction has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DISUBSTANCE OF THE INTERVIEW.	ction 713.04). If a resp	onse to the last Office
Since the Examiner's interview summary above (including any attachments) reflects a complete projections and requirements that may be present in the last Office action, and since the claim is considered to fulfill the response requirements of the last Office action. Applicant is not retained into rview unless box 1 above is also checked.	ns are now allowable, t lieved from providing a	his completed form
Examiner Note: You must sign this form unless it is an attachm int to another form.	in Hose	
ORM PTOL-413 (REV.1-96)	NNE PADGET	Γ

PRIMARY EXAMINER **GROUP 1100** 



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Identification of prior art discussed:			7
Description of the general nature of what was agreed to if an agreement that the finality of the Office action after a phone conversation with between Mr. Beautiful as the meas reference applied, was supplied to the measure of make the action fine asked the examiner agreed with Mr. Beautiful description, if necessary, and a copy of the amendments, if avainust be attached. Also, where no copy of the amendments which would	of paper#51 (8), k. and Mr. Coster bruttel after al, but jutered a k. to outh draw	llia back p The examine  being able;	to resolve the many
attached.)			
1. It is not necessary for applicant to provide a separate record of the Unless the paragraph above has been checked to indicate to the contra IS NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW.	ry. A FORMAL WRITTEN F	RESPONSE TO THE L	nse to the last Office
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FORM <b>PTOL-413</b> (REV.1-96)	MA	RIANNE PADO	SETT NER

★ U.S. GPO: 1996-410-232/40051

PRIMARY EXAMINER
GROUP 1300